UNITED STATES BANKRUPTCY COURT		
DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-2(c)		
Jeffrey E. Jenkins, Esquire		
Jenkins & Clayman		
412 White Horse Pike		
Audubon, NJ 08106 (856) 546-9696		
Attorney for Debtor		
In Re:		
Joseph & Lindsay Rieger		Case No.: 16-31140
debtor		Judge: ABA
		Chapter: 13
_ 🗆	CREDITOR'S MOTION O	RTIFICATION IN OPPOSITION TO or CERTIFICATION OF DEFAULT RTIFICATION OF DEFAULT
The debtor in the above-captioned Chapter 13 proceeding hereby objects to the following (choo one):		
1.	Motion for Relief from the	Automatic Stay filed by
	, cred	itor.
	A hearing has been schedule	ed for
		OR
	Motion to Dismiss filed by t	the Standing Chapter 13 Trustee,
	A hearing has been schedul	ed for, at
	Certification of Default fi	led by, creditor
	I am requesting a hearing	be scheduled in this matter.
	C	DR .
	Certification of Default f	iled by Standing Chapter 13 Trustee.
	I am requesting a hearing	ng be scheduled in this matter.

2. I am o	bjecting to the above for the following reasons (choose one):		
	Payments have been made in the amount of \$, but have not		
	been accounted for. Documentation in support of attached hereto.		
	Payments have not been made for the following reasons and debtor proposes		
	repayment as follows explain your answer):		
	Other (explain your answer): In our Chapter 13 case the Trustee has filed a certification		
of default indi	cated that we are behind with our payments. The Trustee posted a payment on May 23,		
2018 of \$1,78	0.00, so our arrears are not as high as the certification would indicate. We are only a little		
more than one	month behind. We will be able to make monthly payments going forward and we may		
have some ext	ra money that we can send in short order. Accordingly, we ask that this certification be		
denied.			
3.	This Certification is being made in an effort to resolve the issues raised by the creditor in		
	this motion.		
4.	I certify under penalty of perjury that the foregoing is true and correct.		
Date: _5/30/20			
	Lindsay Rieger, debtor		

NOTE:

- 1. This form must be filed with the court and served upon the Standing Chapter 13 Trustee and creditor at least seven (7) days before the return date pursuant to D.N.J. LBR 9013-1(d), if filed in opposition to a *Motion for Relief from the Automatic Stay or Trustee's Motion to Dismiss*.
- 2. This form must be filed with the court and served upon the Standing Chapter 13 Trustee and creditor within ten (10) days of the filing of a *Creditor's Certification of Default* (under an *Order Resolving Motion to Vacate Stay and/or Dismiss with Conditions) or a Trustee's Certification of Default*.

If this form is not filed the Motion or Certification of Default will be deemed uncontested